Please Initial	
County:	
User:	

(Enter Amendment Number) AMENDMENT TO IRRIGATION QUALITY WATER AGREEMENT

This (enter amendment number) amendment to Irrigation Quality (IQ) Water Agreement is made and entered into this _____ day of _______, _____, by and between MARTIN COUNTY, a political subdivision of the State of Florida (hereinafter referred to as the "County") and (enter Reclaimed Agreement Owner)., a Florida limited liability company (hereinafter referred to as the "User").

WHEREAS, on (enter original agreement date) the COUNTY entered into an I.Q. Water Agreement with (enter **Reclaimed Agreement Owner**) with the allocated I.Q. water amount of (enter original allocation amount) gallons per day; and

WHEREAS, on (Enter date request was received) (enter **Reclaimed Agreement Owner**) requested to amend the I.Q. Water Agreement to increase/decrease the I.Q. water allocation to a maximum of (enter requested allocation amount) gallons per day; and

WHEREAS, the COUNTY and the User have determined that it is necessary and proper to further amend the I.Q. Water Agreement.

WHEREAS, (enter **Reclaimed Agreement Owner**) and the COUNTY agree it is in the best interest of the parties and the citizens of Martin County to so amend Section (enter section number) of the Agreement.

NOW, THEREFORE, the parties intending to be legally bound agree to amend Section (enter section number) of the I.Q. Water Agreement as follows:

- 1. Reservation of I.Q. Water. Section (enter section number) of the I.Q. Water Agreement is hereby amended to read as follows: The County shall provide an allocation of irrigation quality water in the amount of (enter requested allocation amount) gallons per day (gpd) (herein referred to as the "Allocated Amount") of I.Q. Water, as long as the availability of I.Q. Water is sufficient to meet such allocation.
- Unchanged Terms and Conditions. All of the remaining terms and conditions
 of the I.Q. Water Agreement not specifically amended, replaced or deleted shall
 remain in full force and effect.

Please !		21
County	:	
User:		

IN WITNESS WHEREOF, the parties hereto have accepted, made and executed this (number of) Amendment upon the terms and conditions above stated on the date first written above.

	ns and conditions above stated on the da
COU	NTY:
	d of County Commissioners in County, Florida
By: _	Samuel Amerson, P.E. Utilities and Solid Waste Director
Appr	oved as to Form and Legal Sufficiency:
By: _	
	Sarah W. Woods
	County Attorney

Tease	IIIIIIai	
Count	y:	
Teer.		

(enter Reclaimed Agreement Owner)

(CORPORATE)

IN WITNESS WHEREOF, the parties hereto have set their hand and seal as of the date first set forth above.

Witness Signature Authorized Agent Signature Witness Printed Name Authorized Agent Printed Name and Title SECRETARY Witness Signature Witness Printed Name State of ______ County of _____ The foregoing instrument was acknowledged before me this _____ day of President, and Secretary, of ______ (name of corporation), personally known to me or have produced (type of identification) as identification. WITNESS my hand and official seal at ______ County, Florida this _____, ____, Notary My commission expires: (SEAL)

Note:

Florida Statutes requires one of the following: corporate officer's signature attested by the corporate secretary and corporate seal applied; or, corporate officer's signature and corporate seal applied and one witness; or, corporate officer's signature and two witnesses.

Please	e init	1ai	
Coun	ty:		-
User:			

EXHIBT "A" LEGAL DESCRIPTION